





IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: § § LARS ABRAHMSEN PER BJORK Attorney Docket No.: A96335US MIKAEL DOHLSTEN TERJE KALLAND Group Art Unit: Serial No. 08/765,695 Examiner: Filed: 10 January 1997 A CONJUGATE BETWEEN For: A MODIFIED SUPERANTIGEN

RESPONSE TO NOTICE TO FILE MISSING PARTS OF APPLICATION UNDER 37 CFR 1.53(d)

Honorable Commissioner of Patents and Trademarks • Washington, D.C. 20231

AND A TARGET-SEEKING COMPOUND AND THE USE OF

THE CONJUGATE

Sir:

In response to the notice mailed from the U.S. Patent Office on March 10, 1997 in the above-referenced application, enclosed are the following:

- 1. Declaration of Lars Abrahmsen;
- 2. Declaration of Per Bjork and Mikael Dohlsten;
- 3. Declaration of Terje Kalland;
- 3. \$130.00 Requisite Fee for Filing Missing Parts; and
- 4. Copy of Form PCT/DO/EO/905.

520 KD 05/29/97 08765695 1 154 130.00 CK The Commissioner is respectfully petitioned for any extension of time necessary in order to render this response timely.

Please charge any fees due or credit any overpayment to Deposit Account Number 16-2435.

Respectfully submitted,

David L. Fox, Ph.D.

Registration No. P40,612

Date:

PRAVEL, HEWITT, KIMBALL & KRIEGER

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CERTIFICATION UNDER 37 CFR 1.8(a)

David L. Fox, Ph.D.

Registration No. P40,612

UNITED STATES DEPARTY I OF COMMERCE Patent and Trademar fice

Address: ASSISTANT COMMISSIONER FOR PATENTS

Box PCT Washington, D.C. 20231

PEK/DLF

FIRST NAMED APPLICANT ABRAHMSEN 08/765,695 A96335US INTERNATIONAL APPLICATION NO. 5611 PCT/SE95/00681 PAUL E. KRIEGER PRAVEL, HEWITT ET AL. 1177 WEST LOOP SOUTH TENTH FLOOR I.A. FILING DATE PRIORITY DATE 06/07/95 07/11/94

HOUSTON TX 77207-9095	1			
The state of the s	DATE MAILED	· ·	03/10/97	?
NOTIFICATION OF MISSING REQUIREMENTS UNDI				
STATES DESIGNATED/ELECTED OF			d Tradamark	
1. The following items have been submitted by the applicant or the IB to Office as Sesignated Office (37 CFR 1.494),	the Office Sta			
an Elected Office (37 CFR 1.495):	ſ	RE	CEIVED	
S. Basic National Fee. Copy of the international application in:		Prave	el, Hewitt,	1
on-English language.	1	Kimba	II & Krieger	1
English.	i			1
Translation of the international application into English.		MAR	1 7 1997	1
Oath or Declaration of inventors(s) for DO/EO/US.				1
Copy of Article 19 amendments.		Docket by _	AZ SCY	
Translation of Article 19 amendments into English.		A.4: Mid	-clos raris	1
The International Preliminary Examination Report in English and it	n Penort into	Due date —	04/10/97	1
Preliminary amendment(s) filed	ii Report into			
☐ Information Disclosure Statement(s) filed and	đ	 ' .	RECEI	V (
Assignment document.				
Power of Attorney and/or Change of Address.	•		MAR 1 9	(Q)
Substitute specification filed				
Perified Statement Claiming Small Entity Status.			PRAVEL, H	₽₩
Priority Document.	anaga sitad tha	!-	KIMBALL & H	(RI
	ences ched the	icili.	NEW ORLEANS	OF
2. The following items MUST be furnished within the period set forth bel	low in order to	complete th	ne requirements for	
acceptance under 35 U.S.C. 371:		•	•	
a. Translation of the application into English. Note a processing fe		ired if submi	itted	
later than the appropriate 20 or 30 months from the priority date		Mada	f Defendan	
The current translation is defective for the reasons indicate Translation.	ed on the attac	ned Notice o	of Defective	
b. Processing fee for providing the translation of the application an	d/or the Anne	xes later that	the	
appropriate 20 or 30 months from the priority date (37 CFR 1.4)				
C. Oath or declaration of the inventors, in compliance with 37 CFR		(b), identify	ing the application	
by the International application number and international filing d	late.	•		
The current oath or declaration does not comply with 37 (CFR 1.497(a)	and (b) for th	he reasons indicated	
on the attached PCT/DO/EO/917.				
Surcharge for providing the oath or declaration later that the app priority date (37 CFR 1.492(e)).	propriate 20 or	30 months i	from the	
3. Additional claim fees of \$ as a \[\] large entity \[\] small	entity includi	ng any regui	ા ired multiple	
dependent claim fee, are required. Applicant must submit the additional cl	aim fees or ca	ncel the addi	tional claims for	
which fees are due. See attached PTO-875.				
	_			
ALL OF THE ITEMS SET FORTH IN 2(a)-2(d) AND 3 ABOVE MUS				
MONTH FROM THE DATE OF THIS NOTICE OR BY 21 OR DATE FOR THE APPLICATION, WHICHEVER IS LATER. FAILU	31 MONTHS	FROM THI	E PRIORITY	
RESULT IN ABANDONMENT.	RE TO PRO	PERLI RE	SPOND WILL	
		•		
The time period set above may be extended by filing a petition and fee for	extension of t	ime under th	e provisions of 37	
CFR 1.136(a).	•		•	
A. Translation of the Assessment NATION				
4. Translation of the Annexes MUST be submitted no later that the time p	eriod set abov	e or the anno	exes will be	
cancelled. Note processing fee will be required if submitted later than 30 r 5. The Article 19 amendments are cancelled since a translation was not	monus from the	ne priority di	AIC.	
1.494(d)) or 30 (37 CFR 1.495(d)) months from the priority date.	provided by th	e appropriate	6 20 (37 CFK	
Applicant is reminded that any communication to the United States Patent a	and Trademark	Office must	be mailed to the	
address given in the heading and include the U.S. application no. shown ab	ove. (37 CFR	1.5)		

A copy of this no	tice MUST be returned with this respon	se
Enclosed: PCT/DO/EO/917	Notice of Defective Translation Michelle Reed Mosley Paralegal Specialist	
☐ PTO-875	Paralegal Specialist	
FORM PCT/DO/EO/905 (September	1996) Telephone (703) 305-3735	